

General Assembly

Raised Bill No. 6489

January Session, 2005

LCO No. 2946

*02946_____APP

Referred to Committee on Appropriations

Introduced by: (APP)

AN ACT TO CORRECT A TECHNICAL ERROR IN ECS DISTRIBUTION, TO ENABLE THE PROVISION OF EXISTING FUNDS TO INTERDISTRICT MAGNET SCHOOLS, AND TO SPECIFY DISPOSITION OF THE FAIRFIELD HILLS HOSPITAL PROCEEDS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subdivision (6) of subsection (a) of section 10-262h of the
- 2 general statutes is repealed and the following is substituted in lieu
- 3 thereof (*Effective from passage*):
- 4 (6) For the fiscal year ending June 30, 1996, and each fiscal year
- 5 thereafter, a grant in an amount equal to the amount of its target aid as
- 6 described in subdivision (32) of section 10-262f except that such
- 7 amount shall be capped in accordance with the following: (A) For the
- 8 fiscal years ending June 30, 1996, June 30, 1997, June 30, 1998, and June
- 9 30, 1999, for each town, the maximum percentage increase over its
- 10 previous year's base revenue shall be the product of five per cent and
- 11 the ratio of the wealth of the town ranked one hundred fifty-third
- when all towns are ranked in descending order to each town's wealth,
- provided no town shall receive an increase greater than five per cent.
- 14 (B) For the fiscal years ending June 30, 2000, June 30, 2001, June 30,

15 2002, June 30, 2003, and June 30, 2004, for each town, the maximum 16 percentage increase over its previous year's base revenue shall be the 17 product of six per cent and the ratio of the wealth of the town ranked 18 one hundred fifty-third when all towns are ranked in descending order 19 to each town's wealth, provided no town shall receive an increase 20 greater than six per cent. (C) No such cap shall be used for the fiscal 21 year ending June 30, 2005, or any fiscal year thereafter. (D) For the 22 fiscal year ending June 30, 1996, for each town, the maximum 23 percentage reduction from its previous year's base revenue shall be 24 equal to the product of three per cent and the ratio of each town's wealth to the wealth of the town ranked seventeenth when all towns 25 26 are ranked in descending order, provided no town's grant shall be 27 reduced by more than three per cent. (E) For the fiscal years ending 28 June 30, 1997, June 30, 1998, and June 30, 1999, for each town, the 29 maximum percentage reduction from its previous year's base revenue 30 shall be equal to the product of five per cent and the ratio of each 31 town's wealth to the wealth of the town ranked seventeenth when all 32 towns are ranked in descending order, provided no town's grant shall 33 be reduced by more than five per cent. (F) For the fiscal year ending 34 June 30, 2000, and each fiscal year thereafter, no town's grant shall be 35 less than the grant it received for the prior fiscal year. (G) For each 36 fiscal year, except for the fiscal year ending June 30, 2004, in addition 37 to the amount determined pursuant to this subdivision, a town shall be 38 eligible for a density supplement if the density of the town is greater 39 than the average density of all towns in the state. The density 40 supplement shall be determined by multiplying the density aid ratio of 41 the town by the foundation level and the town's total need students for 42 the prior fiscal year provided, for the fiscal year ending June 30, 2000, 43 and each fiscal year thereafter, no town's density supplement shall be 44 less than the density supplement such town received for the prior 45 fiscal year. (H) For the fiscal year ending June 30, 1997, the grant 46 determined in accordance with this subdivision for a town ranked one 47 to forty-two when all towns are ranked in descending order according 48 to town wealth shall be further reduced by one and two-hundredths of 49 a per cent and such grant for all other towns shall be further reduced 50 by fifty-six-hundredths of a per cent. (I) For the fiscal year ending June 51 30, 1998, and each fiscal year thereafter, no town whose school district 52 is a priority school district shall receive a grant pursuant to this 53 subdivision in an amount that is less than the amount received under 54 such grant for the prior fiscal year. (J) For the fiscal year ending June 55 30, 2000, and each fiscal year through the fiscal year ending June 30, 56 2003, no town whose school district is a priority school district shall 57 receive a grant pursuant to this subdivision that provides an amount of 58 aid per resident student that is less than the amount of aid per resident 59 student provided under the grant received for the prior fiscal year. (K) 60 For the fiscal year ending June 30, 1998, and each fiscal year thereafter, 61 no town whose school district is a priority school district shall receive a 62 grant pursuant to this subdivision in an amount that is less than 63 seventy per cent of the sum of (i) the product of a town's base aid ratio, 64 the foundation level and the town's total need students for the fiscal 65 year prior to the year in which the grant is to be paid, (ii) the product 66 of a town's supplemental aid ratio, the foundation level and the sum of 67 the portion of its total need students count described in subparagraphs 68 (B) and (C) of subdivision (25) of section 10-262f for the fiscal year 69 prior to the fiscal year in which the grant is to be paid, and the 70 adjustments to its resident student count described in subdivision (22) 71 of said section 10-262f relative to length of school year and summer 72 school sessions, and (iii) the town's regional bonus. (L) For the fiscal 73 year ending June 30, 2000, and each fiscal year thereafter, no town 74 whose school district is a transitional school district shall receive a 75 grant pursuant to this subdivision in an amount that is less than forty 76 per cent of the sum of (i) the product of a town's base aid ratio, the 77 foundation level and the town's total need students for the fiscal year 78 prior to the fiscal year in which the grant is to be paid, (ii) the product 79 of a town's supplemental aid ratio, the foundation level and the sum of 80 the portion of its total need students count described in subparagraphs 81 (B) and (C) of subdivision (25) of section 10-262f for the fiscal year 82 prior to the fiscal year in which the grant is to be paid, and the

83 adjustments to its resident student count described in subdivision (22) 84 of said section 10-262f relative to length of school year and summer 85 school sessions, and (iii) the town's regional bonus. (M) For the fiscal 86 year ending June 30, 2002, (i) each town whose target aid is capped 87 pursuant to this subdivision shall receive a grant that includes a pro 88 rata share of twenty-five million dollars based on the difference 89 between its target aid and the amount of the grant determined with the 90 cap, and (ii) all towns shall receive a grant that is at least 1.68 per cent 91 greater than the grant they received for the fiscal year ending June 30, 92 2001. (N) For the fiscal year ending June 30, 2003, (i) each town whose 93 target aid is capped pursuant to this subdivision shall receive a pro 94 rata share of fifty million dollars based on the difference between its 95 target aid and the amount of the grant determined with the cap, and 96 (ii) each town shall receive a grant that is at least 1.2 per cent more 97 than its base revenue, as defined in subdivision (28) of section 10-262f. 98 (O) For the fiscal year ending June 30, 2003, each town shall receive a 99 grant that is at least equal to the grant it received for the prior fiscal 100 year. (P) For the fiscal year ending June 30, 2004, (i) each town whose 101 target aid is capped pursuant to this subdivision shall receive a grant 102 that includes a pro rata share of fifty million dollars based on the 103 difference between its target aid and the amount of the grant 104 determined with the cap, (ii) each town's grant including the cap 105 supplement shall be reduced by three per cent, (iii) the towns of 106 Bridgeport, Hartford and New Haven shall each receive a grant that is 107 equal to the grant such towns received for the prior fiscal year plus one 108 million dollars, (iv) those towns described in clause (i) of this 109 subparagraph shall receive a grant that includes a pro rata share of 110 three million dollars based on the same pro rata basis as used in said 111 clause (i), (v) towns whose school districts are priority school districts 112 pursuant to subsection (a) of section 10-266p or transitional school 113 districts pursuant to section 10-263c or who are eligible for grants 114 under section 10-276a or 10-263d for the fiscal years ending June 30, 115 2002, to June 30, 2004, inclusive, shall receive grants that are at least 116 equal to the grants they received for the prior fiscal year, (vi) towns not 117 receiving funds under clause (iii) of this subparagraph shall receive a 118 pro rata share of any remaining funds based on their grant determined 119 under this subparagraph. (Q) For the fiscal year ending June 30, 2005, 120 (i) no town shall receive a grant pursuant to this subparagraph in an 121 amount that is less than sixty per cent of the amount determined 122 pursuant to the previous subparagraphs of this subdivision, (ii) 123 notwithstanding the provisions of subparagraph (B) of this 124 subdivision, each town shall receive a grant that is equal to the amount 125 the town received for the prior fiscal year increased by twenty-three 126 and twenty-seven hundredths per cent of the difference between the 127 grant amount calculated pursuant to this subdivision and the amount 128 the town received for the prior fiscal year, (iii) no town whose school 129 district is a priority school district pursuant to subsection (a) of section 130 10-266p shall receive a grant pursuant to this subdivision that is less 131 than three hundred seventy dollars per resident student, and (iv) each 132 town shall receive a grant that is at least the greater of the amount of 133 the grant it received for the fiscal year ending June 30, 2003, or the 134 amount of the grant it received for the fiscal year ending June 30, 2004, 135 increased by seven [hundredths] tenths per cent, except that the town 136 of Winchester shall not receive less than its fixed entitlement for the 137 fiscal year ending June 30, 2003.

- Sec. 2. Subsection (c) of section 10-264*l* of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
 - (c) (1) The maximum amount each interdistrict magnet school program shall be eligible to receive per enrolled student shall be determined as follows: (A) For each participating district whose magnet school program enrollment is equal to or less than thirty per cent of the magnet school program total enrollment, ninety per cent of the foundation as defined in subdivision (9) of section 10-262f; (B) for each participating district whose magnet school program enrollment is greater than thirty per cent but less than or equal to sixty per cent of the magnet school program total enrollment, a percentage between

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sixty and ninety per cent of said foundation that is inversely proportional to the percentage of magnet school program students from such district; and (C) for each participating district whose magnet school program enrollment is greater than sixty per cent but less than or equal to ninety per cent of the magnet school program total enrollment, a percentage between zero and sixty per cent of said foundation that is inversely proportional to the percentage of magnet school program students from such district. The amounts so determined shall be proportionately adjusted, if necessary, within the limit of the available appropriation, and in no case shall any grant pursuant to this section exceed the reasonable operating budget of the magnet school program, less revenues from other sources. Any magnet school program operating less than full-time but at least half-time shall be eligible to receive a grant equal to sixty-five per cent of the grant amount determined pursuant to this subsection.

- (2) [For fiscal years ending June 30, 2003, and June 30, 2004, the] <u>The</u> commissioner may, within available appropriations, provide supplemental grants for the purposes of enhancing educational programs in such interdistrict magnet schools as the commissioner determines. Such grants shall be made after the commissioner has reviewed and approved the total operating budget for such schools, including all revenue and expenditure estimates.
- Sec. 3. Section 17a-451f of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
 - Notwithstanding the provisions of section 17a-451e, the funds required by said section [17a-451e] to be allocated to the Department of Mental Health and Addiction Services, for grants for mental health services, shall be deposited in a separate, nonlapsing mental health services grants account established within the General Fund. [Said] The account [shall be the mental health services grants account, and] shall contain any other moneys required by law to be deposited in said account. The moneys in said account shall be expended [as provided]

by law] by the Commissioner of Mental and Addiction Services as 182 183 follows: (1) The sum of four hundred twenty-five thousand dollars for an inpatient behavioral health program serving preschool children 184 aged two to five years; (2) the sum of one hundred eighty-five 185 thousand dollars for behavioral health preventive activities in the 186 187 community; (3) the sum of five hundred thirty thousand dollars for a study of the behavioral health aftereffects of service in Operation Iraqi 188 189 Freedom or in other combat theaters on Connecticut soldiers and their families; (4) the sum of eight hundred ten thousand dollars for 190 191 transitional behavioral health benefits for soldiers and their families; 192 and (5) any remainder as determined by the Commissioner of Mental 193 Health and Addiction Services in accordance with section 17a-451.

This act shall take effect as follows and shall amend the following sections:		
Section 1	from passage	10-262h(a)(6)
Sec. 2	from passage	10-264l(c)
Sec. 3	from passage	17a-451f

Statement of Purpose:

To correct a technical error in ECS distribution; to enable the provision of existing funds to interdistrict magnet schools and to specify disposition of the Fairfield Hills Hospital proceeds. Requested by the Office of Policy and Management.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]